

1     **Q.     How does this impact Mr. Keown's testimony and exhibits?**

2     A.     First, his contentions that any use of a PVP causing a channel bank to no  
3           longer provide other services is not valid after multiple PVPs are available.  
4           Multiple PVPs can be assigned to a channel bank with version 11 of the  
5           software. The daisy chain of three channel banks may also be broken to  
6           allow fewer than three to be assigned to a single OC-3c. In fact, the  
7           optical provisions of the 2012 system assume one OC-3 for voice services  
8           and up to the remaining three OC-3s on the OC-12 to be for data<sup>14</sup>. The  
9           Litespan 2012 still has only three channel banks available for ADSL so  
10          each channel bank theoretically could be assigned a unique OC-3c.

11  
12          Whole system additions including the placement of new NGDLCs as a  
13          result of PVP requests as Mr. Keown contends on page 14 of his  
14          testimony are not necessary. The only implication of the greater  
15          bandwidth demanded is optical capacity on the fiber. Customer demand  
16          for bandwidth is a rapidly growing area of overall service demand.  
17          Network expansions for additional bandwidth on the fiber facilities are  
18          nothing more than new demand growth. Were the same end user  
19          demands to be directly placed on Ameritech and not through a CLEC, the  
20          same bandwidth requirements would be present.

21

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<sup>14</sup> Planning Guide, Section 3.2. Remote Terminal Deployment, Page 7.

1   **Q.    Is Sprint requesting individual PVPs as UNEs from Ameritech before**  
2       **multiple PVPs per channel bank are available?**

3    A.   As of the date of this testimony, Sprint does not need access to individual  
4       PVPs. Instead, Sprint desires multiple **PVCs** per customer with enhanced  
5       Variable Bit Rate (VBR) capability. The ADLU cards installed by  
6       Ameritech do not have that capability. That is why Sprint wishes to pursue  
7       different but compatible cards for the NGDLCs.

8       Putting aside Sprint's immediate needs as we know of them at this time,  
9       Sprint deems it reasonable that CLECs not obtain access to a PVP until it  
10      is possible to access multiple PVPs per channel bank. This arrangement  
11      eliminates much of Ameritech's claimed costs in implementing the  
12      Commission's Order.

13

14   **Q.    Do you have other concerns with Mr. Keown's PVP cost analysis?**

15   A.   Yes. Not only should there not be any costs assigned for PVP, but the  
16       contention that system expansion would require expenditures of \$519  
17       million for new investment is highly exaggerated and factually wrong. In  
18       fact, Mr. Keown provides no direct support for the \*\*\*       \*\*\* per RT and  
19       \*\*\*       \*\*\* per central office numbers presented on page 14 of his  
20       testimony.

21

22       The average costs from the initial round of Project Pronto expenditures  
23       are not at all applicable. In the first \$519 million for Project Pronto are

1 expenditures for items that will not recur, even if as Mr. Keown suggests,  
2 additional systems were required. Fiber and its placement<sup>15</sup>, conduit<sup>16</sup>,  
3 cutover of existing voice or DS-1 circuits to fiber, and upgrading of existing  
4 loop plant to fully implement CSA design will not recur but were included  
5 in the \$519 Million (see earlier comments above). Since the addition of a  
6 PVP does NOT change any working line counts - either voice or ADSL, no  
7 line cards, CO line/switch integration costs or frame additions<sup>17</sup> are  
8 required but were also included in the \$519 Million. Small power additions  
9 may be necessary solely for the OC-3 and OCD additions but if they occur  
10 should not begin to approach even the \$6.6 million Ameritech had for  
11 2001<sup>18</sup>. The power load for a fully equipped set of common equipment  
12 and one channel bank in a COT is approximately 10 amps. Optics are  
13 only a fraction of that load. Expenditures are limited solely to additional  
14 RT and COT optics and possible optical concentration device (OCD)  
15 expansion. Tab 8.4 of response 1-6 of the CLEC data request shows an  
16 average OCD cost per RT OC-3 terminated of \*\*\* \*\*\*. The \$519  
17 Million supported by the Ameritech witnesses is completely unreasonable  
18 and will not occur at all. Any bandwidth additions for optics are demand  
19 driven and a normal part of business growth. Unless Ameritech chooses  
20 not to meet expanded bandwidth customer demands, it must add the

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15 DR Response 1-1 shows \*\*\*  
16 DR Response 1-1 shows \*\*\*  
17 DR Response 1-1 shows \*\*\*\$  
18 DR Response 1-1.

\*\*\* in 2000 & \*\*\*\$  
\*\*\* in 2000 & \*\*\*\$  
\*\*\* for 2001.

\*\*\* in 2001.  
\*\*\* in 2001.

1 additional bandwidth regardless of who serves the customer. Any of such  
2 costs should be a function of service growth regardless of carrier and is  
3 not applicable to collocation costs. Ameritech's \$519 million costs  
4 attributed to collocation and PVP issues, with the one exception of a  
5 cross-connect change or addition at the RT related to card slot efficiency  
6 that I discuss later, should be correctly set at zero

7 The need for bandwidth expansion will occur to meet customer demand  
8 whether the customer requests it through a CLEC or Ameritech. If  
9 customers request expanded bandwidth products through a CLEC,  
10 Ameritech must be responsive to that demand whether or not it or the  
11 CLEC directly serve that customer.

12  
13 Potential bandwidth expansion to meet customer demand does NOT  
14 require a fully equipped voice plus ADSL new RT/COT system addition for  
15 every PVP. RTs and COTs can take advantage of expanded optics with  
16 wave division multiplexing (WDM) with a Litespan 2000 or the upgraded  
17 OC-12 electronics in the Litespan 2012. Optics are relatively inexpensive.  
18 Sprint material costs for a complete redundant set of OC-12 optics for the  
19 Litespan is approximately \*\*\*. Each redundant OC-3 broadband  
20 circuit on the OC-12 adds approximately \*\*\*. Given SBC's  
21 purchasing power with 60 million access lines, it would likely get these  
22 units at even lower prices. Since both systems are provisioned in the  
23 same equipment cabinet, optical and/or common equipment retrofitting is

1 possible. Smaller cabinets are also available for attachment to or  
2 collocation with the 2016 cabinet for expanded optical unit space The  
3 Investor Briefing<sup>19</sup> shows Project Pronto funds used for transfer of existing  
4 DS-1 customers that are on copper facilities to fiber "at a significant  
5 number of locations". No NGDLC capacity is shown for these DS-1s,  
6 however, in any of the Ameritech documentation. For example in DR  
7 Response 1-6<sup>19</sup>, the Broadband Cost Study, there are line cards for Voice  
8 and ADSL that fill the NGDLC cabinet to capacity. Any DS-1 capacity  
9 must therefore be outside of the NGDLC. Therefore some additional lit  
10 fiber capacity with its associated optical electronics must have been  
11 envisioned in Project Pronto funding in addition to that of the NGDLCs.

12  
13 **Q. Mr. Keown has also alleged inefficiencies caused by collocation of**  
14 **line cards. Do you have comments in this regard?**

15 A. I have a number of concerns with this issue. The assumptions utilized are  
16 not realistic and cause exaggerated results. They assume that each  
17 CLEC can only capture one customer per SAI and therefore leave 75% of  
18 the card capacity vacant. In fact, each CLEC could just as easily have  
19 three or all four occupied.

20  
21 The second assumption used by Ameritech that dramatically increases the  
22 costs is Ameritech's plans to have every card wired to only one SAI. This

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<sup>19</sup> Investor Briefing, JBB-2, Page 6.  
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1 is an option over which Ameritech has full control and could change. The  
2 channel banks and card slots are cabled to protectors in the side of the  
3 NGDLC cabinet. Determining which cable pair from each SAI is  
4 terminated on which protector and therefore on which card is solely at the  
5 discretion of Ameritech. As illustrated in Exhibit JDD-4, the SAI pairs  
6 could just as easily have been connected to allow the appearance of four  
7 different SAIs on the four circuits of the ADLU card. Ameritech's  
8 installation wiring choice of one SAI per line card creates the inefficiency –  
9 not the CLEC. The assumptions fail to recognize another important fact.  
10 What is completely ignored is the fact that because of its one SAI per card  
11 choice and no cross-connect at the RT<sup>20</sup>, Ameritech will also have an  
12 equal propensity for a partially filled card for each SAI served by that RT.  
13 Were Ameritech to wire a portion of its SAI cable/protector combinations  
14 differently, it could eliminate the vacant card concerns except for one  
15 possible partial card per carrier. That last card would have an equal  
16 likelihood of having one, two, three, or four circuits occupied at any one  
17 time. *Each CLEC and Ameritech would possibly have one partial card per*  
18 *RT.* One partial card for each carrier is the only additional cost that is  
19 applicable to plant facilities in this proceeding.

20  
21 One last point must be considered. The card formula assumptions are  
22 totally unreasonable and inefficient. The assumption of only one SAI

1 available for the four circuits of an ADSL card is not necessary. Ameritech  
2 failed to consider first that the protector area of the RT cabinet can have  
3 any SAI pair connected to any protector eliminating all card inefficiencies.  
4 As a second alternative, placement of a cross-connect device with  
5 permanent or semi-permanent jumpers at the RT could also provide total  
6 pair to protector flexibility. This device would be accessed exclusively for  
7 the initial wiring setup and any subsequent pair/protector realignments that  
8 Ameritech chooses to ensure efficient card usage. Since the hardware  
9 would be the equivalent cost of an SAI, it should be approximately  
10 \*\*\* \*\*<sup>21</sup>. This would maximize efficiency yet is an extremely small  
11 fraction of the cost that Ameritech states would occur with an entire new  
12 RT/COT combination.

13  
14 A compounding of unreasonable or unlikely assumptions in Mr. Keown's  
15 calculations in Attachment JEK-4 lead to such extremely worst case  
16 results that the likelihood of these results occurring in this competitive  
17 environment is almost nonexistent. The assumptions that are out of  
18 reasonable range are:

- 19 1. While Mr. Keown states that the number of CLECs will vary  
20 between 2 and 5, he assumes in his calculations that 5 CLECs will  
21 be present at every SAI throughout the Ameritech territory.

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<sup>21</sup> Sprint cost for installed 4200 pair (in + out). DR Response 1-1, Cost per unit of new SAIs placed is shown at \*\*\*\$ \*\*\*. Allowing for increase in size to 4200, \*\*\*\$ \*\*\* is also

- 1           2. Each CLEC can only capture one ADSL customer per SAI
- 2           3. Each ADSL card can only be wired to one SAI
- 3           4. No cross-connect facility will exist at the NGDLC
- 4           5. 50% of the CLEC demand is PVP based and 50% is card based.
- 5           6. If a second card type becomes available such as g.SHDSL,
- 6           assumptions 1,2, and 3 above will repeat for that second service
- 7           card type.

8

9           In summary, Ameritech presents the whole new NGDLC installation as the

10          only alternative for increasing capacity if CLECs or Ameritech use the

11          capacity of the existing NGDLCs. This is unreasonable and not cost

12          effective in my viewpoint. Ameritech ignores less costly alternatives such

13          as a collocated cross connect or NGDLC cabinet SAI/protector splicing

14          choices. The assumptions used to calculate the cost of collocation are

15          unreasonable. Thus, Ameritech's contention that a complete new NGDLC

16          system is required is totally unreasonable, as are the costs that

17          accompany the assumption.

18

19   **Q.    Will this not create a record issue for tracking of cards and cabling?**

20   **A.**There is no issue beyond that which Ameritech must face with or without a

21          CLEC presence. Because the wiring of SAI pair to a specific card and

22          channel is fully discretionary, Ameritech must set up a card and pair



1 record scheme to tell a craftsman what channel unit associates with what  
2 pair. This scheme could be standardized even with multiple SAI  
3 appearances on one card. It would not be difficult, for example at all RTs,  
4 to have all cards on shelf one of ADSL bank three all wired to four SAs  
5 per card and terminated on the last or highest pair counts in the respective  
6 SAs. Unless every card is populated in all nine of the RT channel banks,  
7 records must also show what card slots are populated to know what  
8 corresponding SAI pairs, using the pair/card connection records, are  
9 available for service.

10

11 **QUESTIONS FROM COMMISSIONER SQUIRES**

12 **Q. Will you address any of Commissioner Squires' questions?**

13 A. I will address questions 6A, 7, 8, 9B, 10, and 11.

14

15 **Q6.A. Can and/or should the Commission treat ADLU cards as part of the**  
16 **loop for unbundling purposes?**

17 A. Yes. The loop is a major portion of the end-to-end facilities Sprint must  
18 utilized to connect its customers to the network. The loop extends from  
19 the Main Distribution Frame (MDF) to the Network Interface Device (NID)  
20 at the customer premises. As illustrated in Exhibit JDD-2, when a voice  
21 grade loop is provisioned with fiber-fed NGDLC equipment, the loop  
22 extends from the NID through the drop and distribution cable to the SAI.  
23 From the SAI, it goes by copper feeder cable to the field side of the

1 NGDLC. Moving through the NGDLC, it goes from the protector blocks  
2 through cabling and the channel bank to its assigned line card then back  
3 through the channel bank wiring to the multiplexer and on to the fiber. The  
4 loop follows a fiber feeder cable into the central office to the fiber inputs in  
5 the COT. There it travels back down through a multiplexer and the  
6 channel bank wiring into either a voice channel unit or, if integrated into  
7 the switch, into a DS-1 channel unit and on to the MDF.

8  
9 Most other service types, for example ISDN and DDS, follow exactly the  
10 same path but use a different channel unit. (See discussion on page on  
11 page 12-3 and footnote 7 of my testimony). The voice portion of a voice  
12 plus ADSL loop follows the same path into the RT ADSL channel unit, is  
13 then passed through a splitter on the ADSL card. Depending on the ADSL  
14 card version, the voice then routes out voice ports on the ADSL card, is  
15 jumpered to a POTS card and follows the balance of the standard POTS  
16 path or is passed to a "daughter" circuit board attached to the ADSL card  
17 and routed out of the channel bank on the standard POTS path to the  
18 MDF. All circuit paths described thus far use like channel units in the RT  
19 and COT as an integral part of the feeder portion of the loop.

20  
21 ADSL and SHDSL would also be provisioned the same way except are  
22 routed at the remote channel bank onto the ATM bus and out the ATM  
23 fiber feeder to the COT and there from the ATM bus through the line card

1 to a copper termination on the MDF or point of connection. With the  
2 exception that the ADSL rides a different OC-3 using ATM instead of the  
3 OC-3 with TDM, the use of the loop components is the still the same. The  
4 line card is still an integral portion of the loop.

5  
6 Because most carriers whether CLEC or ILEC are using or moving toward  
7 ATM based trunking, the fiber feeder termination can be transferred from  
8 the COT termination to an OCD that aggregates traffic. The fiber feeder  
9 then terminates on the OCD or a fiber distribution frame (FDF) and passed  
10 to the OCD. Although this transfer is made, all facilities from the OCD or  
11 FDF to the NID are exactly the same and are a part of the loop. No matter  
12 what service is provided, the RT, the common equipment, and the line  
13 card are an integral portion of the loop.

14  
15 As Sprint witness James R. Burt explains, Sprint is seeking an end-to-end  
16 facility solution that meets its customers' service requests. If end-to-end  
17 loop facilities were available from Ameritech that meet those customer  
18 requirements, Sprint would merely request that loop type for its use.  
19 Where an end-to-end solution is not available, Sprint must seek out the  
20 facility elements or sub-elements that when combined meet the  
21 requirements. The capability of the line card used in the RT is a major  
22 controller of the loop overall capability. If line card capability must be

1 changed to meet customer loop criteria, Sprint must be able to make that  
2 substitution (subject to the vendor compatibility I discussed earlier).

3 **Q. Please comment on the following regarding the line card**  
4 **compatibility:**

5 Q7.i.) Is it possible for a CLEC to enter into a partnership with Alcatel or a  
6 licensing arrangement with a third-party to engineer different flavors  
7 of DSL cards than what Ameritech-Illinois chooses to deploy?

8 A7.i.) Sprint believes an arrangement for alternative cards can be made  
9 with Alcatel as a Sprint partner or licensee of other manufacturer  
10 cards that are Litespan compatible and acceptable to Alcatel for  
11 deployment. Alcatel currently has licensing arrangements, for  
12 example, for 2 wire DDS and AHDSL cards that are supplied  
13 through other vendors<sup>22</sup>.

14  
15 Sprint believes that it must be able to place cards manufactured by  
16 Alcatel or licensed by Alcatel that meet customer requests for  
17 service that may be different than those of Ameritech. As I stated  
18 earlier, Sprint specifically on its customers' behalf needs to have  
19 ADSL card capabilities that include classes of service for VBR,  
20 similar to those available in current DSLAMs. The current ADLU  
21 card only offers Constant Bit Rate (CBR) and Unspecified Bit Rate

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<sup>22</sup> Alcatel Practice OSP 363-305-260, Litespan Access Platform, Channel Unit Descriptions, Issue 3, February 2001.

1 (UBR). If Alcatel were to offer cards with these additional classes  
2 of service either from its own product development or through a  
3 licensing arrangement, Sprint would want to have the card  
4 capabilities in place even if Ameritech chose not to offer the  
5 additional classes of service. Any card type requested by a  
6 customer that through partnership arrangements or licensing is  
7 acceptable to Alcatel should be available for installation in Litespan  
8 2000 or 2012 system channel banks.

9 Q7.ii.) Are there any established industry standards governing line card  
10 interchangeability?

11 A7.ii.) The work on interchangeability/interoperability is being done by the  
12 T1E1.4 workgroup and the Network Reliability and Interoperability  
13 Council (NRIC Charter V). They establish the standards for each  
14 interface that manufacturers are to meet.

15  
16 Although work of this type is in progress, it is a moot point in that  
17 Sprint is not asking to place cards incompatible or unacceptable to  
18 Alcatel or other system vendors. Sprint wishes to insure it is able to  
19 have deployment capability of any Alcatel developed, licensed, or  
20 approved card as soon as it is commercially available. Sprint must  
21 be able to be responsive to its customers with the latest card  
22 controlled service offerings even if Ameritech is not ready or  
23 chooses not to deploy those cards.

1

2 **Q8.A. Describe in detail every technically feasible point of interconnection**  
3 **or access to sub-components within the NGDLC Ameritech-Illinois is**  
4 **deploying?**

5 A8.A. As explained in the testimony of Sprint Witness Mr. Burt, Sprint wishes  
6 first to have an end-to-end solution that offers all of the options or "flavors"  
7 of loops to meet customer demands whether it be different types of  
8 services such as xDSL or different classes of service within a type such as  
9 ADSL with CBR or VBR in addition to any UBR.

10

11 Lacking the full "menu" of an end-to-end loop, Sprint must be able to build  
12 the piece parts it needs for competitive customer responses. This would  
13 include:

- 14 • DS-3 or OC-3 ports on the OCD to terminate DSLAM fiber
- 15 traffic.
- 16 • Access to the fiber at the NGDLC remote location to terminate
- 17 either internally or adjacently collocated DSLAMs
- 18 • Access to the copper on the field side of the NGDLC
- 19 • Access to both the fiber and copper portion of the loop with the
- 20 appropriate and compatible channel unit in the NGDLC channel
- 21 bank

- Access to the copper at the NGDLC through an ECS if efficient SAI/RT splicing is not completed on the NGDLC protectors
- Access to cards placed in the NGDLC
- Access at the SAI
- Access at the NID

Sub-elements that connect any two of these points should be available for use by the CLEC. For example, if a CLEC collocates at an NGDLC RT, it should be able to secure a fiber facility from its collocated equipment to the OCD or its cage as well as the copper portion of the loop from the RT to the NID.

**Q8.B. Is it technically feasible to cross-connect from the central office fiber distribution frame to a CLEC-collocated ATM switch, thereby allowing a CLEC to bypass the Ameritech-Illinois-owned OCD port? Are there any other technically feasible ways to bypass the ILEC packet switching function?**

A8.B. Under very limited circumstances it is technically feasible to bypass the OCD. Sufficient individual CLEC traffic load must be present to justify a separate OC-3c. It can originate from heavy use of an Ameritech channel bank or banks not chained to other Ameritech banks or CLEC internally collocated channel banks or a DSLAM that use the fiber capacity from the RT to the fiber distribution frame. A non-shared OC-3c from the RT can be taken directly to a CLEC collocation area.

1

2 **Q8.C. If Ameritech-Illinois has hard-wired various components of the**  
3 **NGDLC together, please comment on how a CLEC, with collocated**  
4 **stand-alone equipment inside the remote terminal, would access**  
5 **individual copper pairs where NGDLC has been deployed?**

6 A8.C. The existing Alcatel channel banks each contain cables wired to the  
7 backplane of the bank that terminate on protectors in the cabinet side.  
8 SAI cable pairs are wired to these protectors. The fiber from the channel  
9 bank "daisy chains" with the other two ADSL channel banks into a single  
10 OC-3c. Were a CLEC to place its own Alcatel equipment in the RT  
11 cabinet there would be no difference in connection unless the channel  
12 bank was assigned its own OC-3c and not to a daisy-chain. If the CLEC  
13 chose to collocate a DSLAM unit, as illustrated in Exhibit JDD-3, it would  
14 normally occupy a channel bank position in the cabinet. Its fiber would  
15 connect to the CO fibers and its backplane to its own protector pairs and  
16 onto the SAI cable stub similar to the Alcatel bank. Effectively the points  
17 of interconnection become the protectors and the fiber connectors.

18

19 **Q9.B. Would any of Ameritech-Illinois' claims of increased costs be valid**  
20 **absent a virtual collocation requirement for line cards? If so, please**  
21 **explain.**

22 A9.B. Ameritech's claims of additional costs absent the line cards are not valid at  
23 all. As I stated earlier in this testimony, Alcatel early this year presented



1 plans for version 11 of the Litespan 2000/2012 software that will allow  
2 multiple PVPs per channel bank. \*\*\*

6 \*\*\* 23

8 **Q10. Please comment on the technically feasible techniques for**  
9 **expanding fiber capacity between the central office and the remote**  
10 **terminal. Does Ameritech-Illinois have plans to utilize these**  
11 **techniques when additional capacity is needed?**

12 **A10.** I believe the relevant response deals primarily with the correct optics and  
13 not with an increase of the number of fibers. Fiber capacity is only limited  
14 by the optics placed on the ends of the fiber. All Litespan 2000 channel  
15 banks multiplex up to OC-3 and in the 2012 multiplex up to OC-12.  
16 Should additional optical capacity be needed at the RT location, a number  
17 of technically feasible options based on additional OC-3s or OC -3cs are  
18 available. Some of the options are:

- 19 • The current Litespan 2000 RT OC-3/WDM optics can be  
20 upgraded to the OC-12 of the Litespan 2012. (Both systems use  
21 the same cabinet for like size systems.)

- 1           • An additional fiber pair can be activated from the RT to the CO  
2           and any optics meeting the combined bandwidth demands can  
3           be placed in the CO and at the RT. If the optics do not have  
4           space available in the NGDLC, a very small cabinet such as  
5           used for a DSLAM or the smallest RT size (maximum capacity  
6           of one CBA) can be used to house the optics immediately  
7           adjacent to the RT. DR Response 1-1 shows sufficient capacity  
8           in fiber sizes (up to 576 fibers per sheath) being placed under  
9           Project Pronto to allow for expansion.
- 10          • The least efficient option is that of installing another full Litespan  
11          2000 system cabinet and common equipment to power up  
12          additional dual OC-3 optics which then ride a new fiber path  
13          using WDM.

14

15   **Q11. Please describe in detail the possibility of crosstalk or interference**  
16   **problems that could occur due to intermingling copper facilities with**  
17   **the NGDLC facilities of Ameritech-Illinois? Please provide specific**  
18   **and verifiable information and/or examples if possible. Will any**  
19   **standards setting body be addressing the issue? Are the rules**  
20   **established in C.F.R. 47 Part 51.233 sufficient to address the**  
21   **possibility of NGDLC-caused interference should it occur?**

22   **A11. Crosstalk or interference generally exists when one signal in a nearby**  
23   **facility is powerful enough to overpower the signal being measured.**

1 Signals are always strongest immediately adjacent to the transmitter. One  
2 of the major crosstalk issues being addressed by standards bodies occurs  
3 in the distribution cable when both an ADSL from a CO based DSLAM is  
4 in the same cable and near an ADSL pair from an RT. The signal level  
5 from the CO based DSLAM has been reduced due to the length of the  
6 copper feeder over which it has traveled to reach the distribution cable.  
7 The RT based signal does not have the same copper feeder distance to  
8 mitigate its level. Therefore there can be significant strength or power  
9 level differences between the two signals. It is easy for the RT signal to  
10 overpower its CO counterpart if the RT signal power levels are not  
11 controlled.

12  
13 Numerous national and international standards bodies are actively  
14 addressing the ADSL interference issue as well as similar interference  
15 issues with VDSL and HDSL. The T1E1.4 workgroup of the T1  
16 Committee and the Focus Group 3 of the Fifth Network Reliability and  
17 Interoperability Council (NRIC Charter V) are among the FCC sanctioned  
18 standards bodies working on the issue.

19  
20 Numerous papers have been submitted to these bodies to weigh into any  
21 applicable standards. Testing has been conducted to determine the  
22 appropriate transmitter power levels for RT based circuits. Complicating  
23 the issue is the demand to extend the "reach" or distance over which

1 ADSL can travel and the corresponding higher power requirements with  
2 the need to minimize the interference potential.

3  
4 **Q. Please summarize your testimony.**

5 A. As demonstrated in my testimony, Project Pronto is a normal evolution of  
6 Ameritech's network. In other words, a network upgrade to CSA design  
7 standards and not the network overlay as Ameritech suggests. The  
8 placement of DLCs in a network is part of routine planning. Ameritech  
9 documents even prove that in the early 1990s Ameritech implemented  
10 activities identical to a large portion of Project Pronto. It simply upgrades  
11 the current network to take advantage of the latest technological  
12 advancements for data services. CLECs should be able to obtain access  
13 to the data portions of the loop in the same manner that CLECs can  
14 access the voice portions.

15  
16 The cost estimates of providing PVPs and collocating ADLU cards have  
17 been greatly exaggerated by Ameritech. Ameritech falsely claims that to  
18 provide CLECs access to the network, it must make all the upgrades  
19 completed for Project Pronto an additional time. These costs are  
20 inaccurate since they will have already been accounted for in the normal  
21 network upgrades or negated by the normal evolution of the equipment.  
22 Ameritech's analysis assumes an extreme situation that goes even  
23 beyond a worse case scenario. Sprint's primary intended use of the

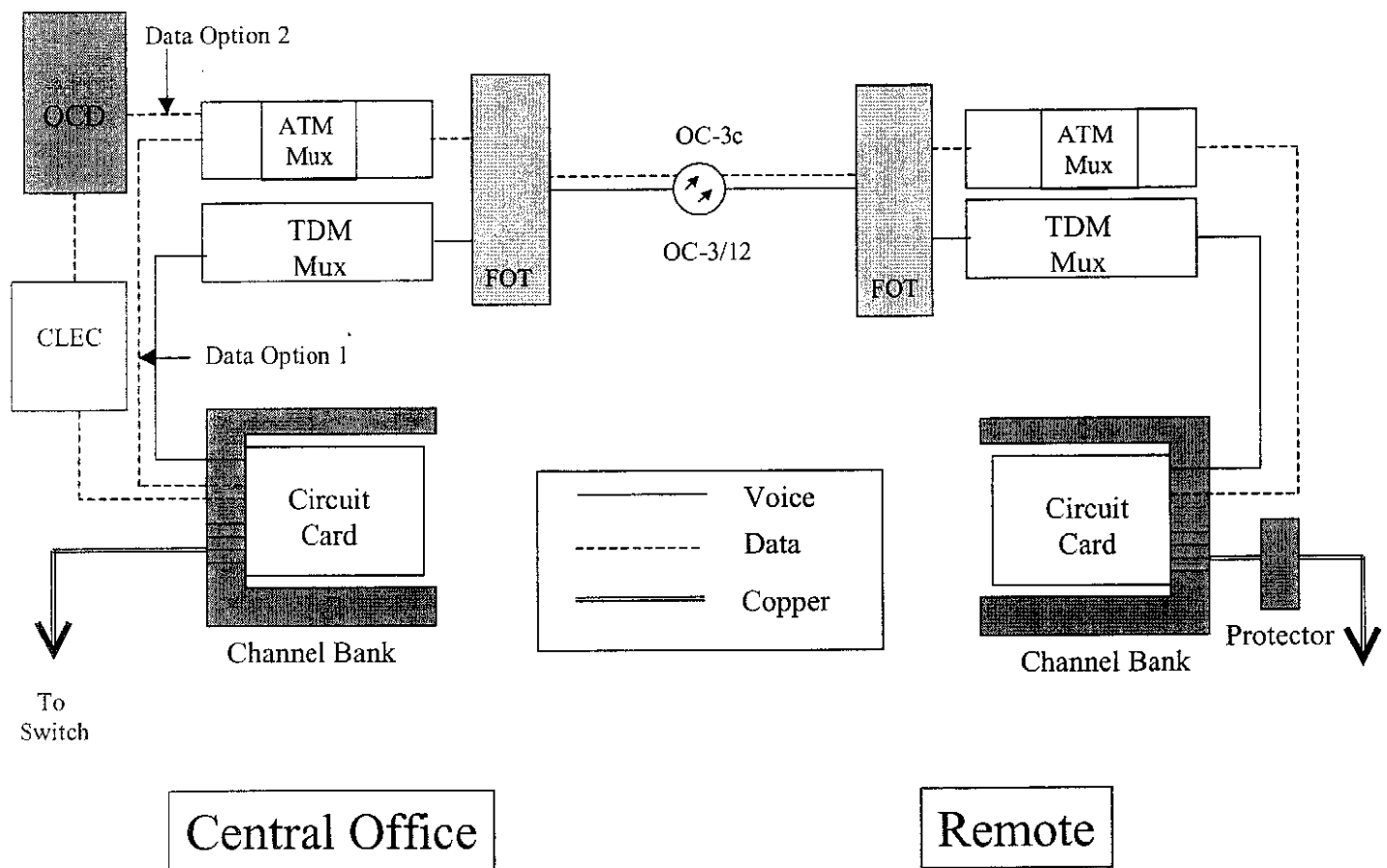
1 Project Pronto UNE will be in an end-to-end manner if it can access all of  
2 the features of that loop (including quality of service classes). But as  
3 described in Mr. Burt's testimony, in order to ensure its ability to innovate  
4 retail services, Sprint also wishes to have the ability to collocate line cards  
5 of its choosing that are compatible with the equipment so as to provide  
6 Variable Bit Rate ADSL. The result of collocating line cards will not result  
7 in the exaggerated costs Ameritech claims as the incremental costs of  
8 adding bandwidth capacity are much more reasonable. An alternative,  
9 more efficient, wiring scheme will also result in lower costs.

10  
11 In addition, to address the questions from Commissioner Squires, I point  
12 out that Sprint only wants the collocation of line cards that are  
13 manufactured by or licensed by Alcatel. This eliminates Dr. Ransom's  
14 concerns that CLECs desire to place cards in Alacatel's NGDLCs that will  
15 not work. Moreover, Sprint needs access to loop facilities that provide  
16 Sprint with the ability to reach expanded customer markets for the  
17 products that it seeks to offer in the same way Ameritech is with Project  
18 Pronto. By using the same sort of provisioning guidelines used today this  
19 could be done without incurring the exaggerated costs Ameritech claims.  
20 Collocation of line cards that are compatible with Alcatel equipment would  
21 both allow CLECs access and Ameritech access to loop facilities and keep  
22 the costs to down to a fiscally reasonable level.

23

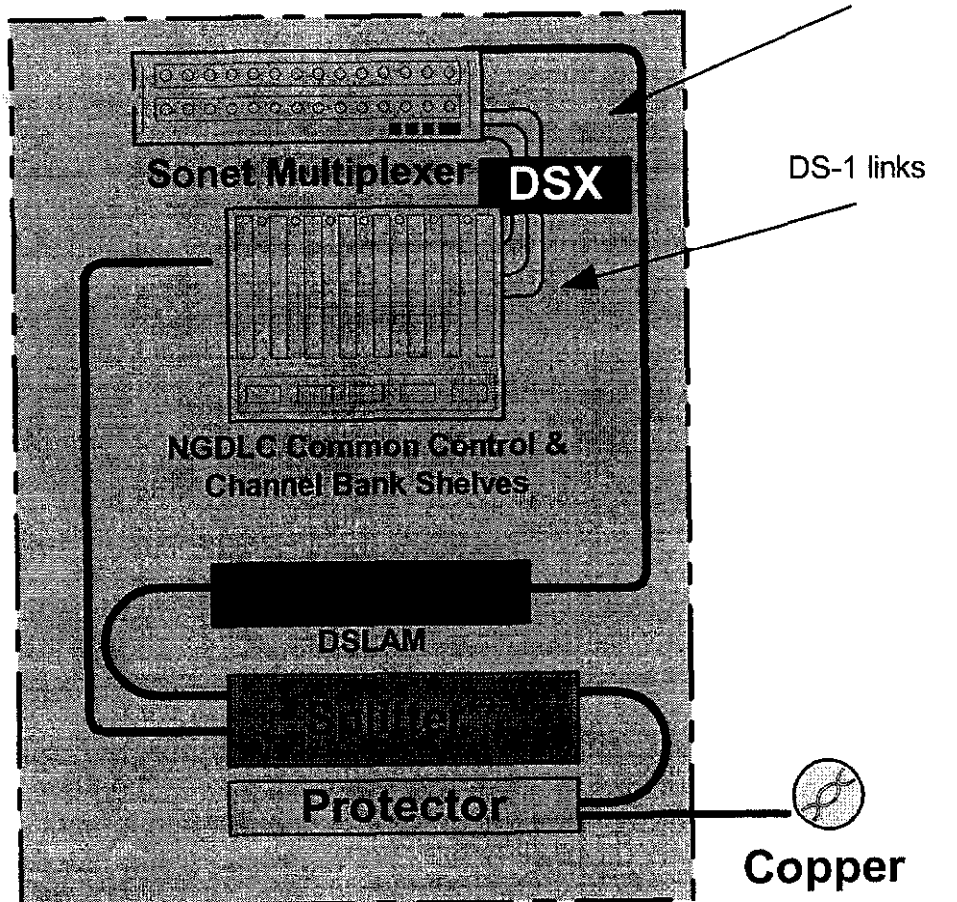
1 Q. Does this conclude your testimony?

2 A. Yes.



## NGDLC Cabinet

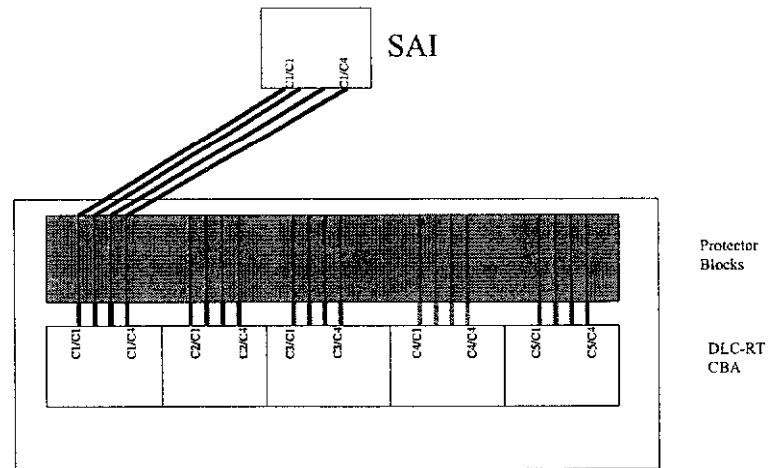
  
**Fiber  
Feeder**



**\*\*Splitter used only in a line sharing situation where the ILEC provides voice and the CLEC provides DSL.**

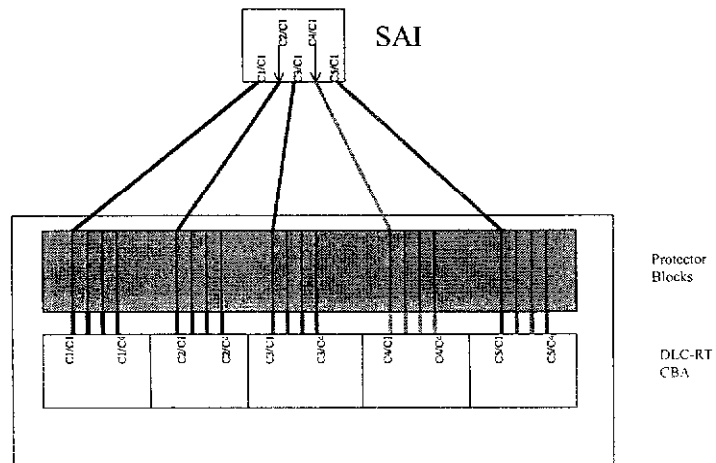


### Ameritech's Proposed Wiring Scheme



C#/C# = Card#/Circuit#

### Alternative Wiring Scheme



C#/C# = Card#/Circuit#